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4			
5	Facsimile: (415) 541-9366		
6	Attorneys for Defendants THE PERMANENTE MEDICAL GROUP, INC. (erroneously		
7	named in the Complaint as KAISER FOUNDATION HEALTH PLAN, KAISER FOUNDATION HOSPITALS) and GREGG		
8	RICHARDSON		
9	UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11			
12	KAYLYNN SCHREVE,	No. CV 08 4716 MHP	
13	Plaintiff,	STIPULATION OF DISMISSAL OF	
14	V.	ACTION WITH PREJUDICE	
15	KAISER FOUNDATION HEALTH PLAN,	[FED. R. CIV. P. 41(A)(1)]	
16	KAISER FOUNDATION HOSPITALS, THE PERMANENTE MEDICAL GROUP,		
17	INC., and GREGG RICHARDSON,		
18	Defendants.	# ·	
19			
20	The parties have reached a settlement in the above-captioned action. No party admits to		
21	wrongdoing, liability or fault. The purpose of the settlement is to conclude all pending litigation.		
22	Therefore, IT IS HEREBY STIPULATED by and between the parties to this action through their		
23	designated counsel that the above-captioned action be and hereby is dismissed with prejudice in		
24	its entirety pursuant to Rule $41(a)(1)$ of the Federal Rules of Civil Procedure. Each side shall bear		
25	its own attorneys' fees and costs except as provided in the Settlement Agreement and Release of		
26	Claims executed by the parties. This dismissal shall be effective on the date that it is e-filed with		
27	the Court.		
28	///		

STIPULATION OF DISMISSAL OF ACTION WITH PREJUDICE (CASE NO. CV 08 4716 MHP)

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1	DATED: October, 2009	HANSON BRIDGETT LLP
2	Nowled DATED: <del>October_2,</del> 2009	
3		By: SM) M. W.
4		PATRICK M. GLENN CHRISTINA LUINI
5		Attorneys for Defendants TPMG and GREGG RICHARDSON
6		THE LEGAL AID SOCIETY -
7		EMPLOYMENT LAW CENTER
8		DV.
9		BY: CLAUDIA CENTER
10		ELIZABETH KRISTEN RACHAEL LANGSTON
11		Attorneys for Plaintiff KAYLYNN SCHREVE
12		
13		CDICTOR
14		STATES DISTRICT COL
15	12/8/2009	
16	12/0/2007	IT IS SO ORDERED
17		
18		Judge Marilyn H. Patel
19		DISTRICT OF CENT
20		DISTRICT OF C.
21		SISTRIC!
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STIPULATION OF DISMISSAL OF ACTION WITH PREJUDICE (CASE NO. CV 08 4716 MHP)